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**Kuyler's**  
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America's foremost fine candy

Special this week:  
Hot Chocolate

## LINDSAY, SWINDLER, GETS 5 TO 10 YEARS

Had Expected to Go Free Because of Testimony Against Partners.

### VICTIMS IMPOVERISHED

Judge Mancuso Says That Broker Stole \$325,000 From Mrs. Duke.

### CALLS MRS. W. H. ARNOLD

Asks if She Approves Mercy and She Says She Wants Her \$29,650 Back.

Alfred E. Lindsay, South Nyack stock broker, who was recently convicted of defrauding a number of women of more than \$500,000, turned deathly white and almost collapsed in the Court of General Sessions yesterday when Judge Mancuso sentenced him to five to ten years in Sing Sing prison. He was taken to Ossining last night and will begin serving his time today.

Lindsay was stunned, as he expected sentence would be suspended because of testimony which he gave at the recent trials of his former business associates, Dr. Knute Avid Enlund and Major Redondo Sutton, both of whom were convicted.

Judge Mancuso called to the stand Mrs. W. H. Arnold of 152 West Seventy-fourth street, complainant in one of the nine indictments against Lindsay. She had never received a penny in return for \$29,650 which she gave him for investment after meeting him through Miss Florence James of 22 East Eighty-ninth street, she said. When the court asked her if it should be merciful, she replied that all she wanted was her money back. Miss Margaret Bogart of 344 West Fifty-seventh street, another victim, who met Lindsay through Dr. Enlund, was also questioned.

"Your acts are not better than those of a highwayman or burglar," Judge Mancuso said to Lindsay. "You impoverished many of your victims. You stole \$325,000 from Mrs. Lillian B. Duke. You entertained women on the money you stole from them. And here you reap the fruits of your crime."

Henry Goldstein, Lindsay's attorney, made a plea for leniency, saying that his client would make restitution if given a chance.

Lindsay is fifty years old, a florid, full blooded type and possessed of an ingratiating manner. In his career as a swindler, which dated back to 1908, he represented himself as a member of the Domino Club, made up of told his women dupes, of men prominent in Wall Street who met in masks at various hotels to exchange inside information on market movements. He pleaded guilty last March and has been in the Tombs since June.

### RECEIVER APPOINTED FOR RADIO COMPANY

Newark Concern Finds Business Unprofitable.

Temporary receivership for the Essex Radio Service, Inc., of Newark was ordered by Vice-Chancellor Alonzo Church in Newark yesterday in granting the petitions of Wadler Stern and Emmanuel Sendheim, who claim to own a controlling interest in the concern.

While papers filed with the petitions show the company to be solvent, it is stated that \$8,000 has been lost in conducting the business since its incorporation last April. It also sets forth that the manufacturing plant on Summer avenue, Newark, has ceased operation and that it is the petitioners' belief that the concern cannot profitably produce and sell radio supplies.

## TURKEY SHIPMENTS STILL HELD UP TO BOOST PRICES

1,000 Will Arrive From Argentina To-day, but Likely Too Late to Break Market—Many Housewives Turn to Substitutes for Thanksgiving.

Despite a growing movement that developed Monday among housewives to boycott turkeys unless prices were reduced, an artificial shortage in the market, created by speculators at Western shipping points, held up the price yesterday to within a few cents of the high figure of the day before.

First grade turkeys brought 58 and 62 cents a pound wholesale, with some finished Texas stock selling at 62 and 65 cents. The retail market hovered all day around 65 and 70 cents.

A steamship with a cargo of thousands of turkeys from the Argentine is due to arrive this morning, but, by the time the birds are unloaded and distributed to dealers it may be too late to catch the holiday trade. Other foreign turkeys on the market yesterday sold at 30 and 55 cents wholesale.

Merchants and dealers who expected yesterday to bring in the bulk of turkeys for the Thanksgiving trade and to break the backbone of high prices were disappointed when the expected 200 carloads

from the West dwindled down to less than half that figure.

P. Q. Roy, food expert and editor of the Daily Market Report, said last night:

"Although we had every reason to believe that this year turkey growers and their agents would allow the American people to see them at their best, it is perfectly obvious that hosts of speculators in Oklahoma and Texas have preferred to hold back their product and take a lower price after the holiday rather than be a partner in creating a domestic market that from every point of view would be both profitable and wholesome."

"Because of this attitude, the turkey market has been forced much higher than was expected. The excuse for this, of course, is a shortage, which in the main is artificial."

The continued high prices of turkeys caused a generous demand for other poultry and substitute meats, whose prices remained stationary.

the Martin firm has transferred about \$5,000 to creditors and still has in bank about \$200 in cash, and in its office equipment and furniture valued at \$1,000. Dasnew said, however, that no final estimate of the company's assets and liabilities has been made.

## SAYS BROKER SOLD 11 C. STOCK FOR \$10

Petition in Bankruptcy Filed Against John H. Martin on Woman's Claim.

An involuntary petition in bankruptcy was filed in the United States District Court yesterday against John H. Martin, operating as the John H. Martin Company, stock brokers, of 50 Broad street, the petitioning creditor being Leo Rovere. The latter has an assigned claim of \$2,000 from Mrs. John Julian and his attorney Leon Dasnew of 15 Park Row, charges that Mrs. Julian bought stock from Martin at \$9 to \$10 a share, for which the broker had paid but 11 cents.

Alexander Ackerson, attorney for the Martin company, filed a formal answer in the District Court denying the allegations of Rovere and declaring that the petition is not a creditor of the company. He requested a speedy trial by jury. Later Mr. Ackerson said that the stock brokerage firm is not insolvent and that the bankruptcy petition "is the result of malicious persecution and will be contested."

Mr. Dasnew alleges that Mrs. Julian, a poor woman living near Kensington, Conn., purchased from the John H. Martin Company 207 shares of stock in the Empire Food Products Company, her total investment being more than \$2,000. This is the stock for which Martin is alleged to have paid 11 cents a share and which he is accused of selling to Mrs. Julian at \$9 to \$10 a share. Later Mrs. Julian rescinded her order and last April asked for the return of her money, which the lawyer says was refused.

According to Mr. Dasnew, Martin advertised the stock of the Empire Food Products Company and the Empire Food Products Corporation at from \$15 to \$20 a share—the stock that had cost him 11 cents—and the advertising matter represented that the companies had assets of more than half a million dollars above their liabilities. The petition filed on behalf of Rovere alleges that

## GOV. PARKER LAUGHS AT KLAN AUDACITY

Knights Post Handbills on His Mansion.

Special Dispatch to THE NEW YORK HERALD. NEW ORLEANS, Nov. 28.—Ku Klux Klansmen showed much activity in Louisiana today.

What was considered by many as an open affront and challenge to Gov. Parker was perpetrated by the knights of the Ku Klux Klan in posting the city and Governor's mansion with handbills announcing a public "naturalization" ceremony of the Klan on the Greenwell Springs road at 3:30 o'clock on Thanksgiving night.

Gov. Parker was laughing about the affair when he left the mansion and termed it a joke.

This is not a challenge to Gov. Parker, who has declared himself in the Klan fight to the finish, but is being done by the Klan to demonstrate that its members are ignoring the actions of the Governor, according to advices from Klan headquarters.

Coincident with the announcement that the Klan intends to parade in New Orleans Thanksgiving night and also initiate a large class.

## ENGLISH GYPSY TRIBES GATHER FOR A FUNERAL

Representatives of almost every English gypsy tribe in the United States went to Elizabeth, N. J., yesterday for the funeral of Mrs. Rose Stanley, the wife of James Stanley, who died last Saturday at the encampment of the Stanley tribe at Goldboro, N. C.

Many years ago the tribe camped on the sites now occupied by the Elizabeth plant of the Durant Motor Company, and at that time purchased plots in Evergreen Cemetery. Members of the tribe who died there were buried there, as have been all members who died since. The services for Mrs. Stanley were conducted by the Rev. Allan G. Bowring of the Madison Avenue Presbyterian Church.

## INSURGENTS REFUSE TO BE TAIL OF KITE

Will Resist Absorption of Their Program Unless They Actually Lead.

### Special Dispatch to THE NEW YORK HERALD.

New York Herald Bureau. Washington, D. C., Nov. 28.

Insurgent leaders in the Senate are stiffening their backs to resist the efforts of Administration Senators to absorb, in part at least, their measures and platform, thus wresting from the insurgents and the farm bloc the advantage they gained in the recent election. Senator Norris (Neb.) said today there would be no compromise.

"We have resolved," said Mr. Norris, "to beware of Greeks bearing gifts. There is no good reason why we should fall in with the sudden enthusiasm of Administration Senators for liberal legislation, farm credits and other similar measures. If they wish to expose the measures and the real relief we believe the people demand let them get behind the bills which we will press."

Senator Norris's attitude is typical of that of all Senators who are willing to be classed as insurgents in so far as the term implies a stand for liberal legislation.

Skillful maneuvering is being done by both sides. There were no formal conferences today by the Administration or insurgent groups, but there was much discussion all around. Administration leaders have not yet determined on the form of farm relief legislation they will sponsor. It is well understood they hope to effect party solidarity by absorbing as far as practicable the measures which bloc and insurgent leaders are determined to force. Much of the maneuvering is to prevent either side from being put finally in the position of having yielded to the other.

A general conference of Administration Senators is probable in a day or two. President Harding has not yet arranged for the conference he is expected to call.

Senator Capper (Kan.), who stands with the insurgents and the farm bloc, can see no compromise or understanding. He said if the Administration Senators want more liberal legislation and farm relief let them get behind the insurgent measures. He frankly questioned the sincerity of many so-called Administration Senators regarding farm credit legislation.

A hearing was held today before the Senate Agricultural Committee on the Norris bill providing for a revolving fund of \$100,000,000 to aid in the marketing and sale of farm products. It would create a Federal agency to supplant the War Finance Corporation, which is in disfavor with farm bloc leaders. The Norris bill will have the support of the CAB.

### CAB HURTS HORSEWOMAN.

Miss Irene Calhoun Hurt Badly and Mount Has to Be Shot.

A horse, ridden by Miss Irene Calhoun of 601 West 136th street, was struck by a taxicab in Central Park last night opposite Sixty-sixth street. One of the animal's legs was broken, and Patrolman Summer found Miss Calhoun lying unconscious in the roadway. She was sent to Bellevue Hospital, where it was said she has a possible fracture of the skull.

The horse, owned by Oscar Hunter of 152 West Fifty-fourth street, was killed by the policeman. The driver of the taxicab said the animal became frightened by the headlights and ran into the machine.

## ANTI-LYNCHING BILL CAUSES FILIBUSTER

Democrats Threaten to Stall Legislation Unless Measure Is Dropped.

### Special Dispatch to THE NEW YORK HERALD.

New York Herald Bureau. Washington, D. C., Nov. 28.

Republican and Democratic Senators today locked horns over the Dyer anti-lynching bill and legislation came to a standstill because of a filibuster conducted by the Democrats.

Senator Underwood, minority leader, served notice on the Republicans that the Democrats would resort to every parliamentary effort at their disposal to prevent action on the anti-lynching bill and that "there will be no more legislation by this body until this measure is withdrawn." He declared that the bill "is a serious transgression upon the rights of the States."

After the filibuster had lasted four hours, the Democrats agreed to an executive session and the Republicans held an informal conference at which they

decided "not to yield to a merciless minority," and to keep the Dyer bill indefinitely before the Senate. It was agreed that the Senate would continue in session Thanksgiving Day in an effort to break the filibuster.

Democratic Senators charge that the Republicans are not sincere in support of the bill. They believe that after a feat of battle the Republican leaders will withdraw it.

Senator Lodge, the Republican leader, said his party would fight for the passage of the bill and some means would be found whereby the will of the minority of the Senate could be registered. After Mr. Underwood had defied the Republicans, Senator Edge (N. J.) obtained the floor and declared it was the duty of the Senate "to pass the legislation so as to wipe out a blot on the nation." He referred to lynchings as "massacres" and asserted that in many States no effort is made to carry out the mandate of the Constitution which guarantees to every citizen life and liberty. He added that the States cannot be depended upon to administer justice in lynching cases, which fact has led to "an intolerable situation."

### LUNN CLINGS TO MAYORALTY.

SCHENECTADY, Nov. 28.—The moot question of Schenectady's mayoralty was still undecided today. Rumors of several days that he is to resign at once were neither affirmed nor denied by Mayor George R. Lunn, who refused to make any definite statement regarding the possibility of his resignation.

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